MRA Saxette of India

PUBLISHED BY AUTHORITY

d• 38]

नई बिल्ली, शनिवार, सितम्बर 17, 1966 (मात्र 26, 1888)

No. 381

NEW DELHI, SATURDAY, SEPTEMBER 17, 1966 (BHADRA 26, 1888)

इस नाग में भिन्न पृष्ठ संख्या दो जाती है जिससे कि यह अनग संकलन के रूप में रखा जा सके

Separate paging is given to this Part in order that it may be filed as a separate compilation

भाग IV

PART IV

गेर-सरकारी व्यक्तियों और गेर-सरकारी संस्थाओं के विकापन और सूचनाएं Advertisements and Notices by Private Individuals and Private Bodies

ब अदालत जनाम अपर मुंसिफ साहब,

जिला रांची।

हकबाद संख्या 352 सन् 1963।

जगदीश्वर सिंह मुदई

बनाम

मेसर्स मैंजेस्ट्रक फाईनेन्सी चर्स प्रा० लिमिटेड मुदालेह । नोटीश बनामें :—मेसर्स मैजेस्ट्रक फाईनेन्सी चर्स प्रा० लिमि-टेड, साकिन करोल बाग चावा गार्डन रोड, नई दिल्ली-5। चुके इस नोटिश के जरिये आपको खबर दी जाती है कि आप खुद या बजरिये वकील तारीख 15-9-1966 वक्त 10 के बजे सुबह में इस अदालत में हाजिर हाकर इस मुकदमे में अपना जवाब या जो मुनासिवना कार्रवाई करें बरना ऊर लिखे मुकदमा की सुन-वाई आपकी गैरहाजरी में हो जायगी।

मेरे दस्तखत और इस अदालत के मोहर से आज ता॰ 25 माह अगस्त, 1966 को जारी किया गया।

मोती राम, अपर मुंसिफ, रांची

Notification by the Adoni Oilseeds and oil Exchange Limited, Adoni.

The approval of the Sccretary, Forward Markets Commission, under sub-section (1), of Section 11, of the Forward Contracts (Regulation) Act, 1952 (74 of 1952 read with the Government of India, Ministry of Commerce and Industry Notification No. S.O. 1162 dated the 4th May, 1960, has been obtained on the Twelfth July 1966 to the following amendments made to the Byelaws of the Adoni Oilseeds and Oil Exchange Limited, Adoni, the same having been previously placed on the Notice Board of the Exchange, pursuant to Section 11, of the said Act and Rule 11, of the Forward Contracts (Regulation) Rules, 1954.

AMENDMENTS

The following By-laws shall be added after the By-law 12 of the "Important By-laws and Provisions for Non-transferable Sepecific Delivery Contracts for Cotton-seed & Groundnu' Oil" and be numbered as 13 and so on.

- 13. Every member of the Exchange who needs the facility of trading in N.T.S.D. Contracts in groundnut oil shall make an application to the Exchange for being grouped in "Buyers" or "Sellers" or "Commission Agents" panels in such form and containing such particulars as may be prescribed by the Board. For this purpose, the 'Sellers' 'Buyers' and 'Commission Agents' shall be classified on the following basis:
 - (a) Sellers' panel shall consist of crushers,
 - (b) Buvers' panel shall consist of Vanaspati manufacturers, Soap manufacturers, dealers (purchasing and selling oil on their own behalf) and retailers selling oil directly to the public.
 - (c) Commission Agents' panel shall consist of members acting as commission Agents.

- 14. The Board or a Sub-Committee appointed by it in this behalf shall have power to group the members into separate—panels of buyers, sellers and commission Agents for the purpose of trading in N.T.S.D. contracts after taking into account his application as aforesaid and such other factors as the Board or the Sub-committee may deem proper.
- 15. No member of the Exchange shall enter into any N.T.S.D. contract in groundnut oil unless he has been grouped in any one of the above three panels, namely sellers, buyers and Commission Agents in accordance with By-law 14.
- 16. Except as provided hereinafter, a member in the buyers'/sellers' panel shall not enter into any N.T.S.D. contracts for purchase or sale with another member in the same panel.
- 17. A member in a seller's panel shall not enter into any N.T.S.D. contract for purchase of groundnut oil from any party whatsoever.
- 18. A member in a sellers' panel may enter into an N.T.S.D. contract with any member in the buyers' panel or a non-member buyer for sale of oil by the former to the latter. Similarly a member in a buyers' panel or a non-member buyer may enter into N.T.S.D. contract with any member in sellers' panel for purchase of oil by the former from the latter.
- 19. A commission Agent may enter into an N.T.S.D. contract either (a) for sale of oil on behalf of a seller-member with a member-buyer or a non-member buyer.
 - (b) for sale of oil on behalf of a non-member seller with a member buyer.
 - (c) for purchase of oil on behalf of a buver-Member or Non-member buyer with a seller member.

(185)

(d) for purchase of oil on behalf of a member buyer with a non-member seller.

In such case, the commission agent must specify in the contract itself that he is acting as an agent for the specified seller or the specified buyer as the case may be.

- 20. Two commission agents may enter into an N.T.S.D. contract only if: (a) one of them is acting as an agent for a member seller and the other is acting as an agent for a member-buyer or non-member buyer;
 - (b) one of them is acting as an agent for a nonmember seller and the other is acting as an agent for a member-buyer.
- 21. Notwithstanding the provisions of Bye-law 20 above, a dealer may enter into an N.T.S.D. contract for sale of oil to end users, such as Vanaspathy manufacturers, a retailer or soap manufacturers.
- 22. Members claiming to operate partly as commission Agents and partly as dealers in their own right, shall be required to prove that they were conducting business on these lines in earlier years also. On producing proof to the satisfaction of the sub-committee appointed for this purpose, they may be classified as commission agents, but allowed to operate as 'dealers' in so far as their own business is concerned,
- 23. No person whether a member or not, shall be allowed to enter into an N.T.S.D. Contract in the capacity of a dealer as aforesaid unless:
 - (i) he owns or rents a godown, and
 - (ii) he shows that his purchases and sales on his own account were on an average atleast 50 tonnes during any one of three preceding years.
- 24. A non-member shall be allowed to enter into N.T.S.D. contract for groundnut oil in the capacity of a dealer only if:
 - (i) he owns or rents a godown, and
 - (ii) he shows that his purchases and sales on his own account were on an average at least of 50 tonnes, during any one of three preceding years provided that no non-member dealer shall be allowed to enter into any N.T.S.D. contract for groundnut oil with any other dealer.
- 25. On any day within one week preceding the last day of delivery, the seller or buyer may give a notice to the opposite party to the contract and to the Exchange that he is unable to give or take (as the case may be) delivery of goods. On receipt of such a notice:
- (1) if the notice is given by seller, the buyer may exercise any of the following options:
 - (a) buy on sellers' account either railway receipt or ready goods on subsequent day after the day on which the notice was received by him.
 - (b) close the contract on the subsequent day after the day on which the notice was received by him and claim from the seller the difference between the contract rate and the spot rate registered by the Exchange for that day;
 - (c) cancel the contract;

The buyer may exercise one option for some part of the contract and another option for another part of the contract at his discretion.

In case the buyer does not agree to exercise any of the above options, Bye-law 8(A) shall govern the contract.

- (2) If the notice is given by buyer, the seller may exercise any of the following option:
 - (a) sell on buyer's account either railway receipt or ready goods on the subsequent day after the day on which the notice was received by him.
 - (b) close the contract on the subsequent day after the day on which notice was received by him and claim from the buyer the difference between the contract rate and spot rate registered by the Exchange for that day.
 - (c) cancel the contract.

The seller may exercise one option for some part of the contract and another option for another part of the contract at his discretion.

In case the seller does not agree to exercise any of the above option, Bye-law 8(B) shall govern the contract.

- 26. (i) No member shall enter into a n.t.s.d. contract for sale to a non-member or execute an order of a non-member to purchase on his behalf, unless the non-member is registered under Bye-law 26(ii) of the Exchange. A member may, however, enter into such a contract for sale with a non-member who has not already been registered or execute an order for purchase on his behalf provided the member concerned, simultaneously with the entering into such a contract:
 - (a) reports to the Exchange the name and address of the non-member and furnishes also such further particulars of the party as he may have in his possession, and
 - (b) undertakes to secure from the non-member within ten days from the making of the contract, his application form for registration duly filled:
- (ii) Every non-member intending to enter into a N.T.S.D. contract for purchase with a member or intending to place an order with a member for purchase under N.T.S.D. contract, shall make an application to the Exchange in this behalf in such form and containing such particulars as may be prescribed by the Board or a sub-committee appointed by it with the approval of the Commission. On receipt of such an application, the Board after making such enquiry as it considers necessary in this behalf, may grant a certificate of registration to the non-member or refuse to grant it. The Board may also prescribe such other procedure in respect of the registration of a non-member as may be considered necessary from time to time.
- (iii) A non-member registered under clause (ii) above shall abide by the conditions laid down in the certificate or registration.
- (iv) The Board of the Exchange may fine a non-member or cancel his registration granted under clause (ii) above if the non-member contravenes any of the conditions laid down in the certificate of registration or fails to pay the amount of margin due from him within 48 hours from the making of the contract.
- 27. In case the non-member buyer fails to pay the amount of margin due from him to the member concerned within the time limit, the member shall have the right:
 - (i) to cancel the contract, or
 - (ii) to enter into corresponding sale under n.t.s.d. contract and claim from the non-member the difference between the price of the contract with him and the price of the corresponding contract for sale: or
 - (iii) to close the contract at the spot rate fixed by the Exchange, on the day subsequent to the day on which the time limit to pay the margin expires.
- 28. If a non-member who has not already been registered fails to send his application form for registration duly filled in within 10 days of his entering into a n.t.s.d. contract for purchase or if the Board refuses to grant him registration the non-member shall be debarred from entering into any fresh contract for purchase with any member of the exchange. However, the contract for purchase which the non-member has already entered into shall be allowed to run its course.
- 29. A non-member registered with the Exchange as a non-member buyer shall not effect sale of the same commodity under an n.t s.d. contract subject to the Byelaws of the Exchange, except where the sale is to endusers such as Vanaspathy manufacturers, retailers, soap factories, hoteliers, etc.
- 30. Not withstanding Bye-law 5, an n.t.s.d. contract genuinely entered into under the indent system of business may run for a period exceeding the delivery period for which n.t s.d. contracts may have been permitted by the Commission under Bye-law 5, subject to the condition that:
- (a) the seller under the contract has placed a firm indent with the railway authorities for a tank wagon or a bogev wagon within a period of seven days from the date of contract and

(b) it has not been possible to complete delivery before the expiry of the period for which contracts are permitted by the Commission, solely because of failure on the part of the railways to supply the wagons in due time.

Contracts under the indent system thus permitted shall not be deemed to have become invalid on the explry of the period for which n.t.s d. contracts have been permitted under Bye-law 5.

31. (a) Every member shall pay to the Exchange Laga or cess on every transaction of sale, and purchase at the rate of Re. 1 per wagon (11000 kgs.) of groundnut oil.

(b) The Board shall have power to vary the rate of the Laga with the concurrence of the Forward Markets Commission.

T. RAMAMURTI

Secretary

The Adoni Oilseeds & Oil Exchange

Ltd., Adoni.

Adoni,

Dated 12-7-66,

BOMBAY MUNICIPAL CORPORATION B. E. S. & T. UNDERTAKING LOAN

Number	Loan	Amount	Repayable	Originally standing in the name of	Last endorsed to the Proprietors
04406	3½ % Rs. 7½ Crores of 1947	Rs 10,000/-	1st August, 1977	The Bank of Baroda Ltd.	Bhanji Devji Khimji Chatra- bhuj Kunverji Patel Khetshi Karamshi Narshi Velji & Shamji Khetshi or any two of them.

By whom it was never endorsed to any other person having been lost, notice is hereby given that payment of the above debenture and the interest thereupon have been stopped at the Municipal Loans Section, State Bank of India, Bombay and the application is about to be made for the issue of duplicate in favour of the proprietors. The public are cautioned against purchasing or otherwise dealing with the above mentioned debenture

Name of the Advertisers: Bhanji Devji Khimji Chatjabhuj Kunverji Patel Narshi Velji Shamji Khetshi.

Residence: Sneha Sadan, 2)9A B Ambedkar Road, Matunga, Bombay-19

NOTICE

NO LEGAL RESPONSIBILITY IS ACCEPTED FOR THE PUBLICATION OF ADVERTISEMENTS REGARDING CHANGE OF NAME IN GAZETTE OF INDIA. PERSONS NOTIFYING THE CHANGES WILL REMAIN SOLELY RESPONSIBLE FOR THE LEGAL CONSEQUENCES AND ALSO FOR ANY OTHER MISREPRESENTATION ETC.

Manager of Publications

CHANGE OF NAMES

I, hitherto known as Kum. TANKSALE PUSHPA RAMCHANDRA, daughter of Shri TANKSALE RAMCHANDRA VASUDEV, employed as Telephone Operator in Govt. Telephone Exchange, Kolhapur, have changed my name and shall hereafter be known as Shrimati USHA SHRIDHAR MUDALGIKAR.

It is certified that I have complied with other legal requirements in this connection.

P. R. TANKSALE (Sd. in existing name)

I, hitherto known as HARI CHAND IV, son of Shri PERA LAL, employed as TS. Clerk in Central Telegraph Office, New Delhi, residing at Harichand C/o Shri Chunial Sharma, Block No 123/D, Loco Shed, Kishan Ganj, Delhi-6, have changed my name and shall hereafter be known as HARI CHAND SHARMA

ertified that I have complied with other legal ents in this connection.

HARI CHAND IV (Sd. in existing name)

itherto known as SHALINI D. DESHPANDE, onter of Shri DATTATRYA A DESHPANDE, ployed as Clerk in Kopargaon Post Office, have changed my name and shall hereafter be known as SAU SUSHAMA AMBADAS KULKARANI.

It is certified that I have complied with other legal requirements in this connection.

S. D. DESHPANDE (Sd. in existing name)

I, hitherto known as DOUBLE SINGH, son of Shri MURTI SINGH, employed as Lineman, Phones, Phagwara, Telephone Exchange, Phagwara, residing at Mohalla Bhagat Pura, Opp Rly. Station, Phagwara, have changed my name and shall hereafter be known as RAM SINGH

It is certified that I have complied with other legal requirements in this connection.

DOUBLE SINGH (Sd. in existing name)

I, hitherto known as S. VIJAYAKUMARI, daughter of Shri K. MADHAVAN PILLAI, employed as Steno Typist in Income-tax Office, Circle II, Ward-E, Ahmedabad, have changed my name and shall hereafter be known as Mrs. K. G. K. Nair.

It is certified that I have complied with other legal requirements in this connection.

S. VIJAYAKUMARI (Sd. in existing name)

I, hitherto known as MUKUNDA LAL BEPARI, son of Late BISWESWAR BEPARI, employed as Inspector of Central Excise in the Office of the Asstt Collector, C.E., Cal.-II Division, residing at 85, Jayanarayan Santra Lane, Howrah, have changed my name and shall hereafter be known as MUKUNDA LAL ROY.

It is certified that I have complied with other legal requirements in this connection.

MUKUNDA LAL BEPARI (Sd. in existing name)

I, hitherto known as KUMARI SULACHINI MAINO-MAL RAJANI, daughter of Shri MAINOMAL SAJAN-DAS RAJANI, employed as a Lower Division Clerk under the Central Government Health Scheme, Bombay, residing at Sultan Mansion, Connaught Road, Byculla, Bombay-27, have changed my name consequent on my marriage and shall hereafter be known as Mrs. MEENA ATU KOKAL.

It is certified that I have complied with other legal requirements in this connection.

S. M. RAJANI (Sd. in existing name)

I, hitherto known as GOURANGA CHANDRA DHUPI, son of Shri SARAT CHANDRA DHUPI, employed as Blacksmith in Inspection Section of Northeast Frontier Railway Workshops, Dibrugarh, residing at Barabari Railway Colony, P.O. Dibrugarh (Assam), have changed my name and shall hereafter be known as GOURANGA CHANDRA DAS

It is certified that I have complied with other legal requirements in this connection.

GOURANGA CHANDRA DHUPI (Sd. in existing name)

I, hitherto known as Mrs. SHARDA MALIK daughter of Shri S. R. SEHGAL, employed as Stenc grapher in the Department of Labour & Employment Ministry of Labour, Employment and Rehabilitation have changed my name and shall hereafter be known as Mrs. SHARDA ANAND. This is to avoid any confusion that may arise out of my husband's name MALIK AMRIT LAL ANAND.

It is certified that I have complied with other legal requirements in this connection.

SHARDA MALIK

(Sd. in existing name)

I, hitherto known as DAYAMAY KUMBHAKAR, son of Late RAGHUNATH KUMBHAKAR, employed as Telegraphist in Centra. Telegraph Office, Calcutta-1, residing at 11, Barrackpore Trunck Rd., Calcutta-50, have changed my name and shall hereafter be known as DAYAMAY PAL.

It is certified that I have complied with other legal requirements in this connection.

DAYAMAY KUMBHAKAR (Sd. in existing name)

I, hitherto known as M. SAM, son of Shri MADURAI, employed as Mazdoor in Central AFV Depot Kirkee, residing at Dapodi Kirkee Poona-3, have changed my name and shall hereafter be known as M. SHAM.

It is certified that I have complied with other legal requirements in this connection.

M. SAM

(Sd. In existing name)

I, hitherto known as CHELLAM VENKATA NARAYANAN, son of Shri S. V. CHELLAM, employed as Engineer by M/s. Brown Boveri & Co. Ltd., residing at Post Strasse 58 CH8957 Spreitenbach, Switz., have changed my name and shall hereafter be known as CHELLAM VENKAT NARAYAN.

It is certified that I have complied with other legal requirements in this connection.

C. V. NARAYANAN (Sd. in existing name)

I, hitherto known as C, KOOTHAPERUMAL, son of Shri KARUMBAIRAM MOOPANAR, employed as Gangman 2nd Gang. in P.W.I.'s Office, S. Rly./Thanjavur, residing at Thanjavur, have changed my name and shall hereafter be known as C, KOOTHAPERUMAL S/o. CHALLAKANNU MOOPPANAR.

It is certified that I have complied with other legal requirements in this connection.

C. KOOTHAPERUMAL (Sd. in existing name)

I, hitherto known as NARAYAN REVAJAPPA CHITRAGAR, son of Shri REVAJAPPA RAJARAM, employed as Chargeman 'B' C.B. Shop in Southern Railway Workshops, Hubli, residing at D.G. Tambad Shetty Chawl, Hosur Hubli, have changed my name and shall hereafter be known as NARAYAN REVAJAPPA BHAPKAR.

It is certified that I have complied with other legal requirements in this connection.

NARAYAN R.

(Sd. in existing name)

I, hitherto known as BABUBHAI PREM SINGH, son of Shri M. S. SINGH, employed as T/S clerk in the Central Telegraph Office, Mangalore Kna, residing at Souterpet, Kankanady Post, Mangalore-2, have changed my name and shall hereafter be known as BABUBHAI PREMDAS.

It is certified that I have complied with other legal requirements in this connection.

BABUBHAI PREM SINGH (Sd. in existing name)

I, hetherto known as BAJIRAO SRIPAT PAWAR, on of Shri SRIPAT BHALAGHARE, employed as Compressor Attendant in Naval Dockyard, Bombay. Tave changed my name and shall hereafter be known as BAJIRAO STEAT BHALAGHARE.

It is certified out I have complied with other ler requirements in this connection

BAJIRAO SRIPAT PAWA in existing name)

I, hitherto known as MANGLI PRASHAD, son of Shri KALLOO, employed as Fitter in Erecting Shop, Loco Workshop, Northern Railway, Lucknow, Ticket No. ES 67, residing at 549/203, Bara Barha, Sikandarpur, Lucknow, have changed my name and shall hereafter be known as MANGLI MASIH.

It is certified that I have complied with other legal requirements in this connection.

MANGLI PRASHAD (Sd. in existing name)

I, hitherto known as SARUP CHAND, son of Shri JAIDEV MAHAJAN, employed as an Army Officer in 807 Corps Tps. Wksp. Coy. C/o 99 APO, residing at 807 Corps, Tps. Wksp. Coy. EME, C/o. 99 APO, have changed my name and shall hereafter be known as SWARUP CHAND MAHAJAN.

It is certified that I have complied with other legal requirements in this connection.

SARUP CHAND (Sd. in existing name)

I, hitherto known as KALUSHA IDISHA FAKIR, son of Shri IDISHA ABHARAMSHA FAKIR, employed as Sub-Inspector Central Excise in Central Excise M.O.R. Office, Sanand, residing at Nava Vas Sanand (Distt. Ahmedabad), have changed my name and shall bereafter be known as KALUSHA IDISHA DIWAN.

It is certified that I have complied with other legal requirements in this connection.

K. I. FAKIR (Sd. in existing name)

I, hitherto known as ANTONY VELLORA VARUTHUNNY, son of Shri V. L. VARUTHUNNY, employed as Storeman in Electronics & Radar Development Establishment, High Grounds, Bangalore, have changed my name and shall hereafter be known as ANTONY VELLORA.

It is certified that I have complied with other legal requirements in this connection,

ANTONY VELLORA VARUTHUNNY (Sd. in existing name)

I, hitherto known as BIRAJDAR CHA BUDHAPPA, son of Shri BIRAJDAR BU CHANDAPPA, employed as Clerk in Pandhar Post Office, residing at Pandharpur H.O., have my name and shall hereafter be known as CHANDAPPA BUDHAPPA.

It is certified that I have complied with other requirements in this connection.

C. B. BIRAJDAR (Sd. in existing name)

I, hitherto known as AMICHAND SINGH, son of Shri CHIRANJI LAL, employed as U.D.C. in Social Welfare and Rehabilitation Dte., residing at House No. 1709, Queens Road, Delhi-6, have changed my name and shall hereafter be known as AMICHAND BHARDWAJ.

It is certified that I have complied with other legal requirements in this connection.

AMICHAND SINGH (Sd. in existing name)

I, hitherto known as NIRANJAN PAUL, son of Late MAHENDRA KUMAR PAUL, employed as Lower Division Clerk in the Office of the 12th, Dt. III(2)/4, Hastings Street. Calcutta-1, residing, 16, Dr. K. D. Mukherjee Road, Behala, Calcutta-34, Tave changed my name and shall heleafter be known as NIRANJAN PAUL CHOWDHURY.

It is certified that I have complied with other legal requirements in this connection.

NIRANJAN PAUL (Sd. in existing name)

CORRIGENDUM

Read "VITHOBA RAMKRISHNA HATRE" in 1st line and "VITHAL RAMKRISHNA AIRE in 5th line in 4th advertisement in col. 1st at page 58, in the Gazette of India, Part IV, dated 12-3-66".

NOTICE OF CREDITORS MEETING GIVEN UNDER SECTION 500 OF THE INDIAN COMPANIES ACT, 1956

Upkari Private Ltd., New Link Road, (In the huilding of Bhartiya Adim Jati Sewak Sangh), Jhandewalan Estate, New Delhi.

(In voluntary Liquidation)

Notice is hereby given pursuant to Section 500 of the Companies Act, 1956, that a meeting of the Creditors of the above company will be held at the Registered Office of the Company at 4 P.M. on Monday the Tenth day of October, 1966.

By Order of the Board of Directors
A. R. KAPUR
Managing Director

Dated: 9th September 1966.

In the matter of the Companies Act, 1956, and of the Dayalbagh Hosiery Mills Pr. Ltd. (In liquidation)

Members Voluntary Winding up.

NOTICE OF FINAL WINDING UP MEETING

The final winding up meeting of the members of the company will be held at Dayalbagh on the 24th day of October, 1966 at 4.00 P.M. for the purpose of laying before the members an account showing how the winding up of the company has been conducted and the property of the company disposed of and for giving any explanation concerning the account.

K. B. L. SAKSENA Liquidator

Dated 30-8-66